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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/718,369	11/19/2003	Sundeep M. Bajikar	P17644	9547
59796 INTEL CORD			EXAMINER	
INTEL CORPORATION c/o INTELLEVATE, LLC			TO, BAOTRAN N	
P.O. BOX 52050 MINNEAPOLIS, MN 55402			ART UNIT .	PAPER NUMBER
MININEAL OL.	15, WIN 55402		2135	
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			01/25/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)				
	10/718,369	BAJIKAR ET AL.				
Office Action Summary	Examiner	Art Unit				
·	Baotran N. To	2135				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet with	th the correspondence address				
A SHORTENED STATUTORY PERIOD FOR RE WHICHEVER IS LONGER, FROM THE MAILING  - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the mearned patent term adjustment. See 37 CFR 1.704(b).	ODATE OF THIS COMMUNIC R 1.136(a). In no event, however, may a re riod will apply and will expire SIX (6) MON atute, cause the application to become AB.	CATION.  apply be timely filed  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 1	<u>1/05/2007</u> .					
2a)⊠ This action is <b>FINAL</b> . 2b)□ 1	This action is <b>FINAL</b> . 2b) This action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice und	er <i>Ex parte Quayle</i> , 1935 C.D.	. 11, 453 O.G. 213.				
Disposition of Claims		•				
4)⊠ Claim(s) <u>1-29</u> is/are pending in the applicat	tion.	·				
	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-29</u> is/are rejected.	6)⊠ Claim(s) <u>1-29</u> is/are rejected.					
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction an	nd/or election requirement.	- T				
Application Papers						
9) The specification is objected to by the Exam	niner					
10) The drawing(s) filed on is/are: a)		by the Examiner.				
Applicant may not request that any objection to	•	·				
Replacement drawing sheet(s) including the cor	rection is required if the drawing(	s) is objected to. See 37 CFR 1.121(d).				
11) ☐ The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for fore a) ☐ All b) ☐ Some * c) ☐ None of:	· ,	119(a)-(d) or (f).				
1. Certified copies of the priority docum		·				
2. Certified copies of the priority docum	•	<del></del>				
<ol> <li>Copies of the certified copies of the papplication from the International But</li> </ol>	-	received in this National Stage				
* See the attached detailed Office action for a		received				
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Attachment(s)	_					
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> </ol>	4) Interview S	ummary (PTO-413) )/Mail Date				
Notice of Draftsperson's Patent Drawing Review (PTO-946)     Information Disclosure Statement(s) (PTO/SB/08)     Paper No(s)/Mail Date		formal Patent Application				

#### **DETAILED ACTION**

1. This Office action is responsive to Applicant's Amendment filed 11/05/2007.

Claims 1, 11-16, and 20 are amended.

Claims 1-29 are pending in the application.

### Response to Arguments

2. Applicant's arguments filed 11/05/2007 have been fully considered but they are not persuasive.

Applicant argues that "Claims 11-15 have been amended to clarify that the computer accessible storage medium of claims 11-15 is a tangible medium. Applicant respectfully submits that the claims meet the requirement of 35 U.S.C 101" (Page 9 of Remarks).

Examiner considers this argument. Therefore, the rejection has been withdrawn.

Applicant argues that "Kalavade does not teach provisioning SIM secret data to a system that does not use a discrete hardware SIM device" (Page 10 of Remarks).

Examiner respectfully disagrees with applicant. Kalavade explicitly discloses the step of "provisioning SIM secret data to a system" such as "The CBG server queries the user for login/password information. This information is sent encrypted to the CBG server by the CBG client. The CBG server authenticates the user against its database

Art Unit: 2135

and informs the router at the hotpot to authorize traffic for the client" (paragraphs 0122-0124).

Furthermore, Kalavade explicitly discloses the step of "without use a discrete hardware SIM device" such as "Operator queries if user has a SIM enabled terminal. If not, user is queried for phone number. (The method for SIM enabled terminal is described later in this document.)" (Paragraphs 0110-0111).

For at least the above reasons, it is believed that the 102 rejection is maintained.

## Claim Objections

3. Claims 11-12 are objected to because of the following informalities: "A tangible computer-accessible medium" lines 1-2 should be ---A tangible computer-accessible storage medium ---. Appropriate correction is required.

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Art Unit: 2135

4. Claims 1-29 are rejected under 35 U.S.C. 102(e) as being anticipated by Kalavade et al. (U.S. Patent Application Publication 2003/0051041 A1) hereinafter Kalavade.

Regarding Claims 1 and 11, Kalavade discloses a method comprising:
establishing a protected communications channel (SSL) with a computing system
(Figure 1, paragraph 0409), the computing system providing SIM AAA capabilities
without use of a discrete hardware SIM device (paragraphs 0103 and 0110-0111); and
provisioning SIM secret data (login/password information) to the computing
system over the protected communications channel (paragraphs 0109- 0124).

Regarding Claim 5, Kalavade discloses a method comprising:

using SIM capabilities provided by a computing system without a discrete hardware SIM device for user authorization (paragraphs 0103 and 0110-0111), authentication and accounting in association with a subscription account (paragraph 0063); and

providing a subscription account for access by the computing system (paragraph 0180).

Regarding Claim 16, Kalavade discloses a method comprising:

authenticating and authorizing a user of a subscription account at least in part by using Subscriber Identity Module (SIM) compliant authentication and authorization

capabilities on a computing system that provides the SIM-compliant authentication and authorization capabilities without use of a discrete SIM hardware device (paragraphs 0103 and 0110-0111); and

providing user access to the subscription account upon receipt of predetermined credentials (paragraph 0103).

Regarding Claim 20, Kalavade discloses an apparatus comprising:

a server having access to a network (Figure 1, element 10); and

a provisioning module stored on the server, the provisioning module, when

executed by the provisioning server, to participate in provisioning Subscriber Identity

Module (SIM) secret data to a computing system, the computing system to provide SIM
compliant authentication, authorization and accounting capabilities without use of a

discrete hardware SIM device (paragraphs 0103 and 0110-0111).

Regarding Claims 2 and 12, Kalavade discloses the limitations of Claim 1 above. Kalavade further discloses wherein provisioning SIM secret data includes provisioning at least one of identity secrets, key secrets, information to initialize data objects, information to initialize operator-specific cryptography algorithms, and information to install or update applications, parameters, tools or utilities (paragraph 0409).

Art Unit: 2135

Regarding Claims 3 and 14, Kalavade discloses the limitations of Claim 1 above. Kalavade further discloses wherein establishing a protected communications channel includes using a protected key exchange mechanism (paragraph 0236).

Regarding Claims 4 and 13, Kalavade discloses the limitations of Claim 1 above. Kalavade further discloses wherein provisioning SIM secret data includes encrypting the SIM secret data (paragraph 0174).

Regarding Claim 6, Kalavade discloses the limitations of Claim 5 above. Kalavade further discloses wherein providing the subscription account includes providing a wireless network access account (paragraph 0176).

Regarding Claim 7, Kalavade discloses the limitations of Claim 6 above.

Kalavade further discloses wherein using SIM capabilities provided by a computing system includes using SIM capabilities provided by a laptop computing system (Figure 1, element 16).

Regarding Claim 8, Kalavade discloses the limitations of Claim 5 above.

Kalavade further discloses 5 wherein providing the subscription account includes providing a wired network access account (paragraphs 0176 and 0444).

Art Unit: 2135

Regarding Claim 9, Kalavade discloses the limitations of Claim 5 above.

Kalavade further discloses wherein using SIM capabilities includes using a protected execution environment provided by a laptop computing system (paragraphs 0176 and 0277).

Regarding Claim 10, Kalavade discloses the limitations of Claim 5 above. Kalavade further discloses wherein providing the subscription account includes providing location-based services (paragraph 0364).

Regarding Claim 15, Kalavade discloses the limitations of Claim 11 above.

Kalavade further discloses wherein establishing a protected communications channel includes receiving authentication information from the computing system (paragraph 0410).

Regarding Claim 17, Kalavade discloses the limitations of Claim 16 above.

Kalavade further discloses wherein providing user access to the subscription account includes providing user access to a wireless network account (paragraph 0018).

Regarding Claim 18, Kalavade discloses the limitations of Claim 17 above.

Kalavade further discloses wherein providing user access to wireless network account includes providing access to one of a GSM/GPRS network, a 3G network and a Personal Handyphone Network (paragraph 0059).

Art Unit: 2135

Regarding Claim 19, Kalavade discloses the limitations of Claim 16 above.

Kalavade further discloses wherein providing user access to the subscription account includes providing user access to a location-based services account (paragraph 0018).

Regarding Claim 21, Kalavade discloses the limitations of Claim 20 above.

Kalavade further discloses wherein the network is one of a GSM/GPRS, 3G, Personal Handyphone System (PHS) and a CDMA network (paragraph 0059).

Regarding Claim 22, Kalavade discloses the limitations of Claim 20 above. Kalavade further discloses wherein the network is a wireless network (Figure 1, paragraph 0095).

Regarding Claim 23, Kalavade discloses the limitations of Claim 20 above.

Kalavade further discloses wherein the network is a wired network (Figure 1, paragraph 0095).

Regarding Claim 24, Kalavade discloses the limitations of Claim 20 above.

Kalavade further discloses wherein the provisioning module, when executed by the server, further operates to encrypt the SIM secret data to be provided to the computing system (paragraph 0210).

Art Unit: 2135

Regarding Claim 25, Kalavade discloses the limitations of Claim 24 above. Kalavade further discloses wherein the provisioning module, when executed by the server, further operates to participate in a bilateral key exchange with the computing system over the network (paragraph 0236).

Regarding Claim 26, Kalavade discloses the limitations of Claim 20 above.

Kalavade further discloses wherein the computing system is further to store the SIM secret data in an encrypted format on a mass storage device of the computing system (paragraph 0217).

Regarding Claim 27, Kalavade discloses the limitations of Claim 27 above. Kalavade further discloses wherein the computing system is further to store an encrypted bulk encryption key to be used to decrypt the encrypted SIM secret data (paragraph 0210).

Regarding Claim 28, Kalavade discloses the limitations of Claim 28 above.

Kalavade further discloses wherein the computing system further includes a hardware token to provide a second key to encrypt the bulk encryption key (paragraph 0198).

Regarding Claim 29, Kalavade discloses the limitations of Claim 20 above.

Kalavade further discloses wherein the server is further to control access by the computing system to a service (paragraph 0017), the server to provide access to the

Art Unit: 2135

service by the computing system upon authorization and authentication of the computing system using the SIM-compliant authentication, authorization and accounting capabilities (paragraph 0261).

#### Conclusion

5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Baotran N. To whose telephone number is 571-272-8156. The examiner can normally be reached on Monday-Friday from 8:00 to 4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Y. Vu can be reached on 571-272-3859. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 2135

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

BT 01/15/2008

PATENT EXAM.

Page 11